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14  
15 **UNITED STATES DISTRICT COURT**  
16 **CENTRAL DISTRICT OF CALIFORNIA**  
17

18 ARIANA AMORE,

19 Plaintiff,

20 v.

21 COUNTY OF LOS ANGELES, LOS  
22 ANGELES COUNTY PROBATION  
23 DEPARTMENT, LOS ANGELES  
24 COUNTY CHIEF PROBATION  
25 OFFICER JERRY POWERS, DEPUTY  
26 PROBATION OFFICER OSCAR  
27 CALDERON, JR., DEPUTY  
28 PROBATION OFFICER FNU  
IBANEZ, DEPUTY PROBATION  
OFFICER FNU GONZALEZ,  
SUPERVISING DEPUTY  
PROBATION OFFICER FNU  
CODDINGTON, and DOES 1 TO 10,

Defendants.

Case No. 2:17-CV-5207-JAK

**SECOND AMENDED  
COMPLAINT FOR DAMAGES FOR  
VIOLATIONS OF CIVIL RIGHTS  
UNDER 18 U.S.C. § 1983**

**DEMAND FOR JURY TRIAL**

29 **INTRODUCTION**

30 1. While employed by the County of Los Angeles as a juvenile probation  
31 officer, defendant Deputy Probation Officer Oscar Calderon Jr. molested or sexually  
32 abused multiple wards at Camp Scudder, a juvenile detention facility in Los Angeles  
33 County. Plaintiff Ariana Amore is one of Officer Calderon's victims.



1           8. Defendant County of Los Angeles (“County”) is a legal and political entity  
2 established under the laws of the State of California, with all of the powers specified  
3 and necessarily implied by the Constitution and the laws of the State of California and  
4 exercised by various government agents and officers. County is responsible for the  
5 actions, omissions, policies, procedures, practices, and customs of its various agents  
6 and agencies, including the Los Angeles County Probation Department and its agents  
7 and employees. At all relevant times, County was responsible for ensuring that the  
8 actions, omissions, policies, procedures, practices, and customs of its employees and  
9 agents complied with the laws of the United States and of the State of California. At all  
10 relevant times, County was the employer of each of the individually named defendants,  
11 and Camp Scudder was a County-run facility.

12           9. Defendant Los Angeles County Probation Department (“LACPD”) is a  
13 public agency. At the times relevant hereto, Defendant Los Angeles County Chief  
14 Probation Officer Jerry Powers (“Chief Powers”) was the acting Chief Probation  
15 Officer for the County of Los Angeles and is sued in both his official and individual  
16 capacities. At all relevant times, LACPD and Chief Powers were responsible for  
17 ensuring that the actions, omissions, policies, procedures, practices, and customs of its  
18 employees and agents complied with the laws of the United States and of the State of  
19 California. LACPD was the County agency responsible for operating Camp Scudder.

20           10. Defendant Oscar Calderon, Jr. (“Officer Calderon”) is a deputy probation  
21 officer for the LACPD. At all relevant times, Officer Calderon was a duly authorized  
22 employee and agent of the County of Los Angeles, subject to oversight and supervision  
23 by the County’s elected and non-elected officials, and was acting under color of law and  
24 within the course and scope of his duties as a deputy probation officer for the LACPD  
25 and with complete authority and ratification of their principal, County. In committing  
26 the acts alleged herein, Officer Calderon acted within the scope of his respective  
27 employment and under color of law. Officer Calderon is sued in both his official and  
28 individual capacities.

1           11. Defendant Deputy Probation Officer Roselyn Ibanez (“Officer Ibanez”)  
2 is a female deputy probation officer for the LACPD. At all relevant times, Officer  
3 Ibanez was a duly authorized employee and agent of the County of Los Angeles,  
4 subject to oversight and supervision by the County’s elected and non-elected officials,  
5 and was acting under color of law and within the course and scope of her duties as a  
6 deputy probation officer for the LACPD and with complete authority and ratification  
7 of their principal, County. In committing the acts alleged herein, Officer Ibanez acted  
8 within the scope of her respective employment and under color of law.

9           12. Defendant Deputy Probation Officer FNU Gonzalez (“Officer  
10 Gonzalez”) is a male deputy probation officer for the LACPD. At all relevant times,  
11 Officer Gonzalez was a duly authorized employee and agent of the County of Los  
12 Angeles, subject to oversight and supervision by the County’s elected and non-elected  
13 officials, and was acting under color of law and within the course and scope of his  
14 duties as a deputy probation officer for the LACPD and with complete authority and  
15 ratification of their principal, County. In committing the acts alleged herein, Officer  
16 Ibanez acted within the scope of his respective employment and under color of law.  
17 Plaintiff does not know Officer Gonzalez’s first name but will seek leave to amend the  
18 complaint should she learn it. Officer Gonzalez is sued in both his official and  
19 individual capacities.

20           13. Defendant Supervising Deputy Probation Officer Darla Coddington  
21 (“Supervising Officer Coddington”) is a female supervising deputy probation officer  
22 for the LACPD. At all relevant times, Officer Calderon was a duly authorized employee  
23 and agent of the County of Los Angeles, subject to oversight and supervision by the  
24 County’s elected and non-elected officials, and was acting under color of law and  
25 within the course and scope of his duties as a deputy probation officer for the LACPD  
26 and with complete authority and ratification of their principal, County. In committing  
27 the acts alleged herein, Supervising Officer Coddington acted within the scope of her  
28 respective employment and under color of law.

1           14. The true names of defendants Does 1 through 10 are presently unknown  
2 to Plaintiff, who therefore sues each of these defendants by such fictitious name; but  
3 upon ascertaining the true identity of a defendant Doe, Plaintiff will amend this  
4 complaint or seek leave to do so by inserting the true and correct name in lieu of the  
5 fictitious name. Plaintiff is informed and believes, and on the basis of such information  
6 and belief alleges that each defendant Doe herein is in some manner responsible for the  
7 injuries and damages alleged herein. Each individually named Doe defendant, like each  
8 individually named defendant, acted under color of law and within the scope of his or  
9 her agency and employment with the County and LACPD. Each Doe is sued in both  
10 his/her official and individual capacities.

11                   **FACTS PERTINENT TO ALL CAUSES OF ACTION**

12           15. Plaintiff repeats and re-alleges each and every allegation in paragraphs 1  
13 through 14 of this complaint with the same force and effect as if fully set forth herein.

14           16. Plaintiff Ariana Amore was remanded to the custody of the LACPD in  
15 reference to *In the Matter of Ariana A., Case No. MJ21440*. Plaintiff was detained at  
16 Camp Scudder between November 2014 and July 2015.

17           17. During her time at Camp Scudder, Plaintiff was under the direct  
18 supervision of Officer Calderon. As a deputy probation officer, Officer Calderon was  
19 responsible for the care, safety and control of Plaintiff, and was tasked with performing  
20 case management and life-skills assessment activities for Plaintiff. Officer Calderon's  
21 responsibilities included preparing court reports that tracked Plaintiff's behavior and  
22 progress while at Camp Scudder. Such court reports, whether reflecting negative or  
23 positive upon Plaintiff, could influence the court's rulings in *In the Matter of Ariana A.,*  
24 *Case No. MJ21440*, including Plaintiff's release date.

25           18. On at least two occasions, Officer Calderon told Plaintiff that if she  
26 refused to obey him, "I will fuck up your court reports."

27           19. Officer Calderon exercised discretion over Plaintiff in a variety of other  
28 ways, including, deciding where Plaintiff worked at Camp Scudder (camp wards are

1 assigned various jobs), what personal items sent by family from outside Camp Scudder  
2 (such as shampoo) that Plaintiff could actually receive, and how many phone calls to  
3 family she could make.

4       20. While supervising Plaintiff, Officer Calderon would engage in unwanted  
5 flirtatious behavior with her. Some of Officer Calderon's odd, flirtatious behavior  
6 towards Plaintiff occurred in front of other LACPD officers. For instance, on multiple  
7 occasions, at night, just before the lights were turned off in the camp wards' dormitory  
8 for sleep, Officer Calderon would call Plaintiff out of bed and have her sit at a lunch  
9 bench in the dormitory with him. Officer Calderon would order Plaintiff to remain  
10 seated with him after the lights were turned off. Plaintiff had nothing to say to Officer  
11 Calderon and the two would sit in silence, in the dark, until Officer Calderon permitted  
12 Plaintiff to return to her bed to sleep. Other LACPD officers, Does 1-10, observed this  
13 and never said anything to Officer Calderon and never intervened on Plaintiff's behalf.  
14 During these times, LACPD supervising officers remained in their office, or in some  
15 other location, and were never present for oversight of Officer Calderon.

16       21. Officer Calderon engaged in inappropriate public behavior towards  
17 Plaintiff on other occasions. In Plaintiff's first couple months at Camp Scudder,  
18 Officer Calderon routinely brought her food from outside the facility. This was an odd,  
19 uncommon practice. Plaintiff was hungry and accepted the food but did not like the  
20 attention it brought to her. Other LACPD officers, including supervising officers, saw  
21 Officer Calderon's rare treatment of Plaintiff and joked with her. Comments to  
22 Plaintiff included, "you got the juice!" – as if Plaintiff had the privilege of Officer  
23 Calderon's attention, or had influence over him. Plaintiff felt cornered by the attention,  
24 and because LACPD officer had joked about the treatment rather than intervene,  
25 Plaintiff did not feel comfortable confiding in them that she felt threatened by Officer  
26 Calderon.

27       22. Officer Calderon combined his odd, flirtatious behavior towards Plaintiff  
28 with assertions of his power over her. On some occasions, Plaintiff would complain to



1 Officer Calderon of his unfair treatment of her and critique his behavior. Officer  
2 Calderon would respond, "I'm in charge," "I have the fucking power," and "I can do  
3 what I want."

4       23. Plaintiff wrote her godfather a letter complaining of Officer Calderon's  
5 inappropriate behavior towards her, including that he would bring her dinner at night.  
6 In response, Plaintiff's godfather contacted Supervising Officer Coddington in person,  
7 telling her about Officer Calderon's inappropriate behavior and that he suspected  
8 something was not right with Officer Calderon's supervision of Plaintiff. Supervising  
9 Officer Coddington told Plaintiff's godfather that she trusted Officer Calderon "100%"  
10 and trusted him "like my own son." Plaintiff's godfather told Supervising Officer  
11 Coddington that he wanted to make a complaint. Supervising Officer Coddington told  
12 Plaintiff's godfather that she was the person to whom he could make complaints.  
13 Supervising Officer Coddington did not investigate Officer Calderon after being put on  
14 notice of his inappropriate behavior.

15       24. While supervising Plaintiff, Officer Calderon also engaged in  
16 inappropriate physical behavior with her in private. Examples include placing Plaintiff  
17 in a pretend chokehold, pressing his body against hers, and turning her around to kiss  
18 her. In addition, during the times that Plaintiff was permitted to make phone calls to  
19 her family, Officer Calderon would be seated next to Plaintiff. During these phone  
20 calls, Officer Calderon would occasionally "scissor" his legs with Plaintiffs, intertwining  
21 his legs in between hers. Once, Officer Calderon elevated his unwanted touching of  
22 Plaintiff while she was speaking on the telephone by trailing her fingers with his fingers  
23 and touching her legs in a kind of soft, rubbing motion. With Officer Calderon right  
24 next to her, Plaintiff did not feel comfortable reporting to her family over the phone  
25 what was happening to her, despite feeling scared and disturbed.

26       25. On a later date, and in a private setting, Plaintiff mustered up the courage  
27 and told a therapist at Camp Scudder that Officer Calderon had touched her while she  
28 was on the phone. Plaintiff did not tell the therapist about the entire pattern of Officer

1 Calderon's behavior. Plaintiff does not remember the therapist's name but recalls her as  
2 short, fit, skinny and Hispanic. Much to Plaintiff's chagrin, days after talking to the  
3 therapist, Officer Calderon came and pulled Plaintiff out of class. Officer Calderon  
4 suspected that Plaintiff had told the therapist of his physical advances and asked her,  
5 "what did you tell her?!" Plaintiff was terrified that her secrets were being shared with  
6 Officer Calderon. Plaintiff desperately wanted to tell someone about Officer Calderon's  
7 treatment of her but figured that if she could not trust her therapist then she could not  
8 trust anyone at Camp Scudder. As a result, Plaintiff gave up trying to resist Officer  
9 Calderon.

10         26. Plaintiff alleges that Officer Calderon suspected her of telling the therapist  
11 because the therapist had told LACPD officers and/or supervising officers about  
12 Officer Calderon touching Plaintiff while she was on the phone, and the rumor spread  
13 amongst LACPD officers. Despite Officer Calderon contacting Plaintiff, no other  
14 LACPD officer or staff ever contacted Plaintiff or intervened on her behalf about the  
15 incident.

16         27. Plaintiff was afraid to report Officer Calderon's treatment of her because  
17 she feared retaliation. Plaintiff repeatedly heard Officer Calderon and other LACPD  
18 officers actively discourage camp wards from making complaints. During her first few  
19 months at Camp Scudder, Plaintiff would complain to LACPD officers about  
20 treatment practices that she considered unfair. Officer Calderon, Officer Ibanez,  
21 Officer Gonzalez, as well as other LACPD officers, Does 1-10, would say, "don't be a  
22 snitch," and "snitches get stitches," and "you don't want a snitch jacket on you," to  
23 dissuade complaints. Officer Calderon, Officer Ibanez, and Officer Gonzalez, as well  
24 as other LACPD officers, Does 1-10, would also dissuade complaints by saying, "don't  
25 make me have to do more paperwork," and "you're just making more work for me."  
26 As a result, Plaintiff was further dissuaded from reaching out to any other LACPD  
27 officer to complain about Officer Calderon.

28         28. In Camp Scudder's environment of LACPD officers actively discouraging



1 complaints, and without oversight by LACPD supervising officers, Officer Calderon's  
2 behavior towards Plaintiff escalated from strange, aggressive, and flirtatious, to outright  
3 and repeated sexual abuse.

4 29. From around April 2015 through around June 2015 --after Plaintiff had  
5 been under Officer Calderon's supervision for around six months -- Officer Calderon  
6 assigned Plaintiff to work at the snack shop. The snack shop was part of the "Al Jones"  
7 rewards points system, whereby camp wards earn treats for good behavior. Plaintiff's  
8 job was to distribute chips, candy, and other sweets to her fellow camp wards on the  
9 weekly basis when the snack shop was open.

10 30. The snack shop was located in a remote part of Camp Scudder, behind  
11 the athletic track and away from any other structure. The snack shop was not regularly  
12 monitored by any LACPD officer or supervising officer. The snack shop itself was a  
13 small enclosed structure with a ledge that opened up, allowing the person inside to  
14 distribute treats to anyone assembled outside. The area below the ledge was closed off  
15 and unobservable from outside.

16 31. During her weekly shift working at the snack shop, Plaintiff stood on her  
17 feet, performing her assigned tasks. Meanwhile, Officer Calderon would be seated,  
18 obscured from view from outside.

19 32. While inside the snack shop, Officer Calderon routinely sexually assaulted  
20 Plaintiff. Officer Calderon would kiss Plaintiff's body, he would quickly pull her  
21 towards him, and he would grab intimate areas. In particular, Officer Calderon groped  
22 Plaintiff's breasts, squeezed Plaintiff's butt, and grabbed Plaintiff's vagina. Officer  
23 Calderon also penetrated Plaintiff's vagina with his finger.

24 33. Overall, Officer Calderon sexually abused Plaintiff in the snack shop on  
25 around ten occasions in the period from around April 2015 to around June 2015.

26 34. On these occasions of sexual abuse inside the snack shop, Plaintiff  
27 squirmed away from Officer Calderon but could not get him to stop. Officer Calderon  
28 restrained Plaintiff by his physical presence. Officer Calderon is at least 6-feet, 1-inches

1 in height, and weighs at least 250 pounds. Plaintiff is 5-feet, 2-inches, and weighs  
2 approximately 120 pounds. The enclosed snack shop --a small space located in a  
3 remote area of Camp Scudder – was not visited by any other LACPD officers to whom  
4 she could cry for help.

5 35. During this time, Officer Calderon would frequently tell Plaintiff that he  
6 had a crush on her, and that because she had recently turned 18, it “wouldn’t be a  
7 problem,” because she was “legal.” At no time did Plaintiff consent to Officer  
8 Calderon touching her.

9 36. Plaintiff did not feel safe to complain to LACPD officers and staff after  
10 she was victimized by Officer Calderon. Plaintiff did not know how to prevent the  
11 weekly sexual abuse. Plaintiff had heard LACPD officers, such as Officers Calderon,  
12 Ibanez, and Gonzalez, warn camp wards to not “snitch” and not file complaints against  
13 them. Plaintiff worried that if she told other girls at Camp Scudder then she would get  
14 in more trouble for snitching.

15 37. Plaintiff was further dissuaded from making complaints by Officer  
16 Calderon’s supervisor, Supervising Officer Coddington. On one occasion, having  
17 already been sexually abused by Officer Calderon, Supervising Officer Coddington told  
18 Plaintiff, “you’re brainwashing Calderon.” Plaintiff felt like Supervising Officer  
19 Coddington was blaming her for being sexually abused. Other LACPD officers had  
20 observed Officer Calderon’s aggressive, flirtatious behavior towards her in the  
21 dormitory and Supervising Officer Coddington was aware of it, blamed Plaintiff for the  
22 unwanted attention, but did nothing to prevent Officer Calderon’s abuse.

23 38. Supervising Officer Coddington was responsible for ensuring that the  
24 actions of her subordinates complied with written policies, did not violate the law, and  
25 that each LACBPD officer was properly supervised. At all relevant times, Supervising  
26 Officer Coddington never intervened against Officer Calderon on Plaintiff’s behalf,  
27 either personally or through one of her subordinates, or ensured that he was properly  
28 supervised despite multiple public displays of inappropriate behavior towards Plaintiff.

1           39. Plaintiff's isolation from any protection by LACPD officer or staff was  
2 made worse by the fact that Officer Calderon was still responsible for Plaintiff's court  
3 reports and Plaintiff did not want a negative review of her to extend her time at Camp  
4 Scudder.

5           40. Plaintiff was released from Camp Scudder on July 17, 2015.

6           41. On January 25, 2017, Officer Calderon was arrested and charged with six  
7 felony counts – 2 counts of lewd acts upon a child and 4 counts of assault under color  
8 of authority. Reference is made to *People of the State of California vs. Oscar D. Calderon, Jr.*,  
9 LASC Case No. BA453651.

10           42. Chief Powers, Supervising Officer Coddington, and other LACPD  
11 supervising officers were on notice that Officer Calderon was engaging in conduct in  
12 violation of written policy, including policies deterring sexual abuse and impropriety.

13           43. Chief Powers, Supervising Officer Coddington, and other LACPD  
14 supervising officers failed to act to prevent Officer Calderon from engaging in this  
15 conduct. Since the written policies were designed, at least in part, to prevent and deter  
16 sexual abuse, Chief Powers, Supervising Officer Coddington, and other LACPD  
17 supervising officers knew or reasonably should have known that the failure to enforce  
18 these policies heightened the danger of sexual abuse of wards by Officer Calderon.

19           44. As a result of Chief Powers, Supervising Officer Coddington, and other  
20 LACPD supervising officers' failure to supervise Officer Calderon, prior to the sexual  
21 abuse of Plaintiff, Officer Calderon's misconduct and violations of policy were never  
22 reported or properly investigated; the internal culture of LACPD officers intimidating  
23 camp wards from making complaints by warning against "snitches" was never  
24 addressed; public inappropriate behavior by Officer Calderon towards camp wards was  
25 never timely investigated; and Officer Calderon was not subject to timely LACPD  
26 discipline.

27           45. If Officer Calderon had been adequately trained and supervised prior to  
28 the sexual abuse of Plaintiff, if his errant behavior had been timely investigated, and if

1 he had been timely punished as a result, then the sexual abuse of Plaintiff in this case  
2 could have been averted.

3 **DAMAGES**

4 46. As a direct and proximate result of aforesaid acts and omissions, and the  
5 customs, practices, policies and decisions of the defendants alleged in this complaint,  
6 Plaintiff suffered and will continue to suffer great emotional, mental and physical pain,  
7 anguish, fright, nervousness, anxiety, shock, humiliation, indignity, embarrassment,  
8 harm to reputation, and apprehension, which have caused and will continue to cause,  
9 Plaintiff to sustain general damages in a sum to be determined at trial.

10 47. As a direct and proximate result of the aforesaid acts, omissions, customs,  
11 practices, policies and decisions of the aforementioned Defendants, Plaintiff suffered  
12 the denial of her fundamental constitutional rights guaranteed by the First, Fourth,  
13 Eighth and Fourteenth Amendments of the United States Constitution, which have  
14 caused Plaintiff to sustain damages in a sum to be determined at trial.

15 48. As a further direct and proximate result of the aforesaid acts, omissions,  
16 customs, practices, policies and decisions of the aforementioned Defendants, Plaintiff  
17 incurred and will continue to incur medical expenses, including psychological  
18 treatment.

19 49. As a further direct and proximate result of the aforesaid acts, omissions,  
20 customs, practices, policies and decisions of the aforementioned Defendants, Plaintiff  
21 suffered past and future losses of income that have caused her to sustain economic  
22 damages in a sum to be determined at trial.

23 50. Officer Calderon, Officer Ibanez, Officer Gonzalez, Supervising Officer  
24 Coddington, Chief Powers, and Doe defendants, excluding Defendants County and  
25 LACPD, acted in a manner that was willful, wanton, malicious and oppressive, with  
26 reckless disregard of or in deliberate indifference to and with the intent to deprive  
27 Plaintiff of her constitutional rights, and did in fact violate the aforementioned rights,  
28 entitling Plaintiff to exemplary and punitive damages in an amount to be proven at the

1 trial in this matter.

2 **FIRST CLAIM FOR RELIEF**

3 **Violation of Civil Rights – 42 U.S.C. § 1983**

4 (First Amendment – Against Defendants Calderon, Ibanez, Gonzalez, Coddington,  
5 and Does 1-10)

6 51. Plaintiff incorporates by reference each and every allegation contained in  
7 the foregoing paragraphs as if re-alleged herein.

8 52. At all relevant times, Plaintiff was a ward of the court and incarcerated at  
9 Camp Scudder, a juvenile detention facility operated by the County.

10 53. Defendants Officer Calderon, Officer Ibanez, Officer Gonzalez,  
11 Supervising Officer Coddington, and Doe defendants, while acting under color of law,  
12 deprived Plaintiff of her civil rights under the First Amendment by acting and/or  
13 allowing each other to act in a threatening or violent manner and otherwise engaging in  
14 conduct that inhibited Plaintiff's freedom of speech and right to petition for redress of  
15 grievances and to complain about her treatment while in custody, and that such actions  
16 undertaken by defendants would chill a person of ordinary firmness from continuing to  
17 engage in freedom of speech.

18 54. The above acts and omissions, while carried out under color of law, have  
19 no justification or excuse in law, and instead constitute a gross abuse of governmental  
20 authority and power that shock the conscience. They are fundamentally unfair, arbitrary  
21 and oppressive, and unrelated to any activity in which governmental officers may  
22 appropriately and legally undertake in the course of protecting persons, or ensuring  
23 civil order. The above acts and omissions were consciously chosen from among various  
24 alternatives.

25 55. The conduct of Officer Calderon, Officer Ibanez, Officer Gonzalez,  
26 Supervising Officer Coddington, and Doe defendants was willful, wanton, malicious, or  
27 done with reckless disregard for the rights and safety of Plaintiff.

28 56. Plaintiff specifically alleges that the complained of acts and/or omissions

1 of Officer Calderon, Officer Ibanez, Officer Gonzalez, Supervising Officer  
 2 Coddington, and Doe defendants were within each of their control, and within the  
 3 feasibility of each of them, to alter, adjust, and/or correct so as to prevent some or all  
 4 of the unlawful acts and injuries complained of herein by Plaintiff.

5 57. As a direct and proximate result of the aforesaid acts, omissions, customs,  
 6 practices, policies and decisions of the aforementioned defendants, Plaintiff suffered  
 7 extreme and severe mental anguish, and was injured as alleged above, entitling her to  
 8 recover compensatory and punitive damages (excepts as to the entity defendants and  
 9 Chief Powers) according to proof.

## 10 **SECOND CLAIM FOR RELIEF**

### 11 **Violation of Civil Rights – 42 U.S.C. § 1983**

12 (Fourth Amendment– Against Officer Calderon)

13 58. Plaintiff incorporates by reference each and every allegation contained in  
 14 the foregoing paragraphs as if re-alleged herein.

15 59. At all relevant times, Plaintiff was a ward of the court and incarcerated at  
 16 Camp Scudder, a juvenile detention facility operated by the County.

17 60. Defendant Officer Calderon, while acting under color of law, sexually  
 18 assaulted Plaintiff and engaged in the conduct described above, and thereby deprived  
 19 Plaintiff of her civil rights under the Fourth Amendment to the United States  
 20 Constitution.

21 61. The force used by Officer Calderon upon Plaintiff while sexually  
 22 assaulting her in custody was harmful, unwanted, and excessive.

23 62. The sexual assaults of Plaintiff by Officer Calderon, and Officer  
 24 Calderon's conduct as described above, were unreasonable, unjustified, and offensive  
 25 to human dignity.

26 63. The conduct of Officer Calderon was willful, wanton, malicious, or done  
 27 with reckless disregard for the rights and safety of Plaintiff and therefore warrants the  
 28 imposition of exemplary and punitive damages.



65. Plaintiff specifically alleges that Defendants' complained of acts and/or omissions, were within each of their control, and within the feasibility of each of them, to alter, adjust, and/or correct so as to prevent some or all of the unlawful acts and injury complained of herein by Plaintiff.

7 | Violation of Civil Rights – 42 U.S.C. § 1983

9           66. Plaintiff incorporates by reference each and every allegation contained in  
10 the foregoing paragraphs as if re-alleged herein.

68. Defendant Officer Calderon, while acting under color of law, sexually assaulted Plaintiff and engaged in the conduct described above, and thereby deprived Plaintiff of her civil rights under the Eighth Amendment to the United States Constitution.

70. The sexual assaults of Plaintiff by Officer Calderon, and Officer Calderon's conduct as described above, were unreasonable, unjustified, and offensive to human dignity. It was also with deliberate indifference to the rights and safety of Plaintiff.

72. As a result of the conduct of Officer Calderon, Plaintiff was harmed.

28 omissions, were within each of their control, and within the feasibility of each of them,

1 to alter, adjust, and/or correct so as to prevent some or all of the unlawful acts and  
2 injury complained of herein by Plaintiff.

3 **FOURTH CLAIM FOR RELIEF**

4 **Violation of Civil Rights – 42 U.S.C. § 1983**

5 (Fourteenth Amendment –Against Officer Calderon)

6 74. Plaintiff incorporates by reference each and every allegation contained in  
7 the foregoing paragraphs as if re-alleged herein.

8 75. At all relevant times, Plaintiff was a ward of the court and incarcerated at  
9 Camp Scudder, a juvenile detention facility operated by the County.

10 76. Defendant Officer Calderon, while acting under color of law, sexually  
11 assaulted Plaintiff and engaged in the conduct described above, and thereby deprived  
12 Plaintiff of her civil rights under the Fourteenth Amendment to the United States  
13 Constitution.

14 77. The force used by Officer Calderon upon Plaintiff while sexually  
15 assaulting her in custody was harmful, unwanted, and excessive.

16 78. The sexual assaults of Plaintiff by Officer Calderon, and Officer  
17 Calderon's conduct as described above, were unreasonable, unjustified, and offensive  
18 to human dignity. It was also with deliberate indifference to the rights and safety of  
19 Plaintiff.

20 79. The conduct of Officer Calderon was willful, wanton, and done with  
21 reckless disregard for the rights and safety of Plaintiff and therefore warrants the  
22 imposition of exemplary and punitive damages.

23 80. As a result of the conduct of Officer Calderon, Plaintiff was harmed.

24 81. Plaintiff specifically alleges that Defendants' complained of acts and/or  
25 omissions, were within each of their control, and within the feasibility of each of them,  
26 to alter, adjust, and/or correct so as to prevent some or all of the unlawful acts and  
27 injury complained of herein by Plaintiff.

**FIFTH CLAIM FOR RELIEF**

**Violation Due Process – 42 U.S.C. § 1983**

(Fourteenth Amendment –Against Officer Calderon)

82. Plaintiff incorporates by reference each and every allegation contained in the foregoing paragraphs as if re-alleged herein.

83. At all relevant times, Plaintiff was a ward of the court and incarcerated at Camp Scudder, a juvenile detention facility operated by the County.

84. Plaintiff had a cognizable interest under the Due Process Clause of the Fourteenth Amendment of the United States Constitution to be free from state actions that deprive her of life, liberty, or property in such a matter as to shock the conscience.

85. Defendant Officer Calderon, while acting under color of law and within the course and scope of his employment by the County and LACPD, sexually assaulted Plaintiff and engaged in the conduct described above, and thereby deprived Plaintiff of her civil rights under the Fourteenth Amendment to the United States Constitution.

86. The aforementioned actions of Officer Calderon, along with undiscovered conduct, shock the conscience, in that he acted with deliberate indifference to the constitutional rights of Plaintiff.

87. The acts of Officer Calderon violated the substantive due process rights of Plaintiff.

88. The acts or omissions of Officer Calderon caused harm to Plaintiff.

89. The conduct of Officer Calderon was willful, wanton, malicious, and done with reckless disregard for the rights and safety of Plaintiff and therefore warrants the imposition of exemplary and punitive damages.

90. Plaintiff specifically alleges that Defendants' complained of acts and/or omissions, were within each of their control, and within the feasibility of each of them, to alter, adjust, and/or correct so as to prevent some or all of the unlawful acts and injury complained of herein by Plaintiff.

**SIXTH CLAIM FOR RELIEF**

**Municipal Liability –Unconstitutional Custom, Practice, or Policy**

**42 U.S.C. § 1983**

(Against County, LACPD, and Chief Powers)

91. Plaintiff incorporates by reference each and every allegation contained in the foregoing paragraphs as if re-alleged herein.

92. The individual defendants and Doe defendants acted under color of law and within the course and scope of their employment by the County and LACPD.

93. The individual defendants and Doe defendants deprived Plaintiff of her particular rights under the First Amendment, and Officer Calderon deprived Plaintiff of her Fourth, Eighth, and Fourteenth Amendments, as alleged above.

94. Plaintiff is informed and believes, and thereon alleges that, at all times herein mentioned, defendants County, LACPD, the relevant policy maker, Chief Powers, and relevant County officials, whether named or unnamed (hereinafter referred to collectively as the entity defendants) maintain or tolerate unconstitutional customs, practices, and policies that facilitated the deprivation of Plaintiff's rights under the First, Fourth, Eighth, and Fourteenth Amendment, as alleged above.

95. The policies, customs, and practices described above are also evidenced by the victimization of Plaintiff and other camp wards by Officer Calderon.

96. Entity defendants had either actual or constructive knowledge of the deficient policies, practices and customs alleged in the paragraphs above. Said officials acted with deliberate indifference to the foreseeable effects and consequences of these policies, practices and customs with respect to the constitutional rights of Plaintiff and other wards similarly situated.

97. As a direct and proximate result of the aforesaid acts, omissions, customs, practices, policies and decisions of the aforementioned defendants, Plaintiff was injured and sustained damages as alleged above. Accordingly, Plaintiff seeks compensatory damages from all the entity defendants, and punitive damages from Chief Powers, in

1 his individual capacity only.

2 **SEVENTH CLAIM FOR RELIEF**

3 **Municipal Liability –Inadequate Training/Policy of Inaction**

4 **42 U.S.C. § 1983**

5 (Against County, LACPD, and Chief Powers)

6 98. Plaintiff incorporates by reference each and every allegation contained in  
7 the foregoing paragraphs as if re-alleged herein.

8 99. The individual defendants and Doe defendants acted under color of law  
9 and within the course and scope of their employment by the County and LACPD.

10 100. The individual defendants and Doe defendants deprived Plaintiff of her  
11 particular rights under the First Amendment, and Officer Calderon deprived Plaintiff  
12 of her Fourth, Eighth, and Fourteenth Amendments, as alleged above.

13 101. The training provided by the County, LACPD, and the relevant policy  
14 maker, Chief Powers, and relevant County officials, whether named or unnamed  
15 (hereinafter referred to collectively as the entity defendants) was not adequate to train  
16 their probation officers and staff (including therapists) to handle the usual and  
17 recurring situations with which they must deal. As evidenced by the numerous  
18 instances of camp wards before Plaintiff, the entity defendants did not adequately train  
19 their officers and staff to prevent, deter, detect, and avoid sexual abuse of camp wards  
20 – and were on notice of such. Upon the same evidence, the entity defendants were also  
21 on notice that they did not adequately train their officers and staff to intervene when  
22 other officers are observed to be violating policies designed to prevent and deter sexual  
23 abuse of camp wards.

24 102. The entity defendants were deliberately indifferent to the obvious  
25 consequences of their failure to train their officers and staff adequately.

26 103. The failure of the entity defendants to provide adequate training caused  
27 the deprivation of Plaintiff's rights.

28 104. The entity defendants maintained a policy and practice of inaction with

1 respect to the violation of policies designed to prevent or deter sexual abuse of camp  
 2 wards. LACPD officers who engaged in suspicious behavior, or behavior that violated  
 3 written policy, were inadequately disciplined or otherwise not penalized in connection  
 4 with sexual or otherwise inappropriate behavior towards camp wards.

5 105. As a direct and proximate result of the aforesaid acts, omissions, customs,  
 6 practices, policies and practice of inaction of the aforementioned defendants, Plaintiff  
 7 was injured and sustained damages as alleged above. Accordingly, Plaintiff seeks  
 8 compensatory damages from all the entity defendants, and punitive damages from  
 9 Chief Powers, in his individual capacity only.

## 10 **EIGHTH CLAIM FOR RELIEF**

### 11 **Supervisory Liability – 42 U.S.C. § 1983**

12 (Against Supervising Officer Coddington and Does 1-10)

13 106. Plaintiff incorporates by reference each and every allegation contained in  
 14 the foregoing paragraphs as if re-alleged herein.

15 107. Supervising Officer Coddington and Does 1-10 acted in a supervisory  
 16 capacity under color of law.

17 108. The acts and failures of Supervising Officer Coddington and Does 1-10  
 18 were a cause of the sexual abuse of Plaintiff and other conduct by Officer Calderon,  
 19 which deprived Plaintiff of her particular rights under the First, Fourth, Eighth, and  
 20 Fourteenth Amendments, as alleged above.

21 109. The Supervising Officer Coddington and Does 1-10 knew and had been  
 22 put on notice that their subordinate Officer Calderon was engaging in conduct in  
 23 violation of written policy and knew or reasonably should have known that his conduct  
 24 would deprive Plaintiff of these rights.

25 110. The Supervising Officer Coddington and Does 1-10 failed to act to  
 26 prevent Officer Calderon, their subordinate, from engaging in such conduct.

27 111. The known or obvious consequence of training deficiencies and the  
 28 failures to enforce written policies would be to cause subordinates like Officer



1 Calderon to violate Plaintiff's constitutional rights;

2 112. The Supervising Officer Coddington and Does 1-10 disregarded this  
3 consequence.

4 113. These training deficiencies and the failures to enforce written policies  
5 resulted in the deprivation of Plaintiff's rights by Officer Calderon.

6 114. The Supervising Officer Coddington and Does 1-10 engaged in conduct  
7 that showed a reckless or callous indifference to the deprivation by their subordinates  
8 of the rights of others.

9 115. The conduct of Supervising Officer Coddington and Does 1-10 was  
10 willful, wanton, malicious, or done with reckless disregard for the rights and safety of  
11 Plaintiff and therefore warrants the imposition of exemplary and punitive damages as  
12 to each of those defendants.

### 13 **NINTH CLAIM FOR RELIEF**

#### 14 **Violation of Civil Rights – 42 U.S.C. §§ 1983, 1988**

#### 15 **Conspiracy to Violate Civil Rights**

16 (Against All Individual County Defendants)

17 116. Plaintiff incorporates by reference each and every allegation contained in  
18 the foregoing paragraphs as if re-alleged herein.

19 117. This cause of action arises under United States Code, Title 42, Sections  
20 1983 and 1988, wherein Plaintiffs seeks to redress a deprivation under color of law of a  
21 right, privilege or immunity secured to herself by the First, Eighth and Fourteenth  
22 Amendments to the United States Constitution.

23 118. Defendants Officer Calderon, Officer Ibanez, Officer Gonzalez,  
24 Supervisor Officer Coddington, Chief Powers, and Does 1-10, and each of them:

25 (a) had a joint and simultaneous duty to make sure that Plaintiff was not  
26 sexually assaulted;

27 (b) had joint and simultaneous knowledge that Plaintiff was at risk of  
28 being sexually assaulted by Officer Calderon;

(c) with such duty, knowledge and a meeting of the minds, took action at the same time and in the same place to collaborate to refuse to protect Plaintiff from Officer Calderon's sexual assaults. Thus, forming a 'pact of denial' such that for the months that Plaintiff was subject to Officer Calderon's sexual assaults – after the individual defendants had been alerted to the danger Officer Calderon posed to Plaintiff – not a single one of them did anything to intervene on Plaintiff's behalf or prevent the sexual assaults of Plaintiff;

(d) acted as described herein above, in conspiracy with, and with the agreement permission, ratification, and approval of, each other to violate Plaintiff's civil rights as stated herein.

119. As a direct and proximate result of the aforementioned acts, omissions and deliberate indifference of each of the defendants, Plaintiff was harmed.

### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff prays for relief as follows against defendants:

1. General and compensatory damages in an amount according to proof;
2. Special damages in an amount according to proof;
3. Exemplary and punitive damages against each individual and Doe defendant, but not against the County or LACPD, in amounts according to proof;
4. Cost of suit, including attorneys' fees, under 42 U.S.C. § 1988; and

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